From: "Hamilton, Karen" </O=EXCHANGELABS/OU=EXCHANGE ADMINISTRATIVE; GROUP (FYDIBOHF23SPDLT)/CN=RECIPIENTS/CN=464B97BC84BE4DD582A98FA4C0ADA6CE-HAMILTON, KAREN>

To: <u>Card</u> Joan

CC:

Date: 1/30/2015 9:58:30 AM

Subject: FW: Email from Climax mine: EPA Review/McNulty Gulch

From: Hamilton, Karen

Sent: Friday, January 30, 2015 8:42 AM

To: McGrath, Shaun; Thomas, Deb; Ward, W. Robert; Perkins, Erin; Garcia, Bert; Hestmark, Martin

Cc: Wade, Alexis

Subject: Email from Climax mine: EPA Review/McNulty Gulch

As I mentioned in my previous email on Climax.

From: Lazuk, Raymond [mailto:Raymond_Lazuk@FMI.com]

Sent: Saturday, January 24, 2015 3:34 PM

To: Hamilton, Karen

Cc: Nall, Susan SPK (Susan.Nall@usace.army.mil); Deely, Sheila H.

Subject: EPA Review/McNulty Gulch

Karen,

Thank you for the phone conversation yesterday regarding EPA's progress on review and consideration of the extensive information Climax submitted to EPA during our October meeting and our follow-up submission concerning Clean Water Act jurisdiction in the McNulty Gulch area at Climax Mine. As you know we requested that EPA discuss its conclusions on CWA jurisdictionality at McNulty with Climax following review of this information. We are deeply concerned with the lack of responsiveness and EPA's and the Corps of Engineers' apparent unwillingness to confer with Climax. Also troubling is the lack of transparency on the results of the meeting in December between EPA and CDPHE-WQCD regarding Climax's CDPS coverage (and prior NPDES coverage). Our expectation back in October was that Climax would be a party to that discussion. We deem Section 402 coverage at McNulty as being well established by the NPDES and subsequent CPDS permits, and as a regulatory matter between Climax, CDPHE and EPA. Yet, when we contacted CDPHE following your meeting with them to discuss this, Climax was informed by CDPHE to contact the Corps of Engineers for information.

EPA's explanation of its view as to the relationship between existing Section 402 jurisdiction and permits and future Section 404 jurisdiction and permits at McNulty is clearly important. Therefore we trust that you can appreciate our concern over your continual deference to the Corps on this matter. Absent any immediate change in EPA's position we will shortly request a meeting with Shaun McGrath to ask for greater transparency and dialogue with EPA, as well as with the Corps of Engineers, before a JD is issued for McNulty Gulch.

- Ray

Raymond Lazuk Environmental Manager Climax Molybdenum Company Climax Mine HWY 91 - Fremont Pass Climax, CO 80429

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